KEVIN A. JONES, on beha	If of himself and others
similarly situated	or or manageri and outers
	Plaintiff,
-agair	nst-
HALSTEAD MANAGEME	ENT COMPANY, LLC,
BROWN HARRIS STEVE	,
BROWN HARRIS STEVE	NS, LLC, and TERRA
HOLDINGS, LLC,	
	Defendants.
HALSTEAD MANAGEME	ENT COMPANY, LLC,
BROWN HARRIS STEVE	
BROWN HARRIS STEVE	NS, LLC, and TERRA
HOLDINGS, LLC,	
	Third-Party Plaintiffs,
-agair	nst-
STERLING INFOSYSTEM	
STERLINGBACKCHECK,	
	Third-Party Defendan

USDC SDNY
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ELECTRONICALLY FILED
DOC #:____
DATE FILED:_ 4/20/2016

14-CV-3125 (VEC)

ORDER

On April 19, 2016, Magistrate Judge Cott reported to the Court that the parties to the third-party action, Halstead Management Company, LLC et al. and Sterling Infosystems, Inc., have agreed to settle their dispute.

Accordingly, it is hereby ORDERED that this third-party action will be dismissed without costs (including attorneys' fees) to either party on **May 20, 2016** unless before that date one or more of the parties files a letter with the Court requesting that the action not be dismissed and stating the reasons why the Court should retain jurisdiction over this action in light of the

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parties' settlement. To be clear, any request that the third-party action not be dismissed <u>must</u> be

filed on or before May 20, 2016; any request filed thereafter may be denied solely on that basis.

If the parties wish for the Court to retain jurisdiction over their settlement agreement, not

later than May 13, 2016, they must submit the settlement agreement to the Court in accordance

with Rule 5.A of the Court's Individual Practices, along with a request that the Court issue an

order expressly retaining jurisdiction to enforce their settlement agreement. See Hendrickson v.

United States, 791 F.3d 354 (2d Cir. 2015).

SO ORDERED.

Date: April 20, 2016

New York, NY

VALERIE CAPRONI

United States District Judge

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